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PART I. NOTIFICATIONS BY THE GOVERNMENT OF MYSORE.

GENERAL AND REVENUE.

No. Pg. 1639, dated 27th April 1899.

Under Article 171 of the Mysore Service Regulations, Mr. E. S. Krishnaswami Iyer, B. A., M. B. & C. M., was granted casual leave of absence for two days, with effect from the 20th April 1899.

No. Pg. 1655, dated 30th April 1899.

In exercise of the powers conferred by Section 2 of the Epidemic Diseases Regulation II of 1897, the Government of Mysore are pleased to prescribe the accompanying form of "Observation notice" in supersession of those prescribed in the appendices to the Notifications Nos. 9383—M. F. 21-96 and 9384—M. F. 21-96, dated the 10th February 1898, and Notification No. 1289—M. F. 21-96, dated the 25th July 1898.

ROAD OR RAILWAY OBSERVATION NOTICE.

- | | |
|--|--------------------|
| 1. No. | |
| 2. District and Station of issue. | |
| 3. Date of arrival. | |
| 4. Name of person. | |
| 5. Father's name. | |
| 6. Caste. | |
| 7. Age. | |
| 8. Whence coming. | { District. |
| 9. Destination and residence during the next ten days. | { Village. |
| | Taluk. |
| | Street & house No. |

You are hereby required to present yourself daily or (to be present daily at your residence) for ten days from the (date)..... by..... (Local Authority, or in the Cities for observation between hours).....

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of Bangalore and Mysore, the Health Officer, or Assistant Health Officer); and also to intimate any change of residence occurring within that period to him.

*Signature and designation of the
issuing officer.*

Observation Notice No.

has this day been issued to me.

Date

Signature of passenger.

Note:—Three copies of this notice shall be made out for every passenger. Of these, one shall be retained by the issuing officer, signed by the passenger, another shall be given to the passenger and the third sent to the local authority of the place of destination.

Persons holding certificates of inoculation by M. Haffkine's process, bearing dates not earlier than six months previously will not be liable to present themselves for observation, but shall be liable to observation at their own residence for 10 days after date of arrival. The words "to present yourself daily or" shall be struck off in the above notice in these cases.

Endorsement of the *local authority*, at place of destination, or in the Cities of Bangalore and Mysore of the Health Officer or Assistant Health Officer.

Date

*Signature of the Local Authority
or Health Officer or Assistant
Health Officer.*

Designation.

1st day ...
2nd „ ...
3rd „ ...
4th „ ...
5th „ ...
6th „ ...
7th „ ...
8th „ ...
9th „ ...
10th „ ...

Extract from Revised Regulation 3A, published under Notification No. 1290, dated 25th July 1898:—

3A. Every person arriving from any place declared to be infected shall be liable to daily observation for ten days next after arrival by the *local authority* of the Town or village where he may be.

Explanation.—By a "local authority" is meant any of the following officers:—

- (a) The Local Medical Officer;
- (b) The Station House Officer;
- (c) The Patel of the village.

In places where there is more than one *local authority* the duties prescribed in these rules shall be performed by or with the permission of the Deputy Commissioner under the orders of the Officer who stands first in the order given in this explanation.

* * * *

iv. Every person arriving from a plague-infected place shall declare truly his name, address, and such other particulars as may be required by the Officer issuing the Notice and shall report forthwith to the *local authority* mentioned in the Notice any change in his residence occurring within ten days from the date of arrival.

* * * *

vii. It is open to any Local Medical Officer or officer higher than a Station House Officer or Patel to change an Observation Notice which provides for a person presenting himself before a *local authority* for observation into a Notice under which he shall be observed at his own residence. When the Notice is so changed, the officer changing it shall note the fact on the Notice and sign such note and give the designation of his office.

* * * *

Any person disobeying or contravening or refusing to submit himself to any Regulation made under the Epidemic Diseases Regulation, 1897, or obstructing any measure which has been taken by Government, or which any authority or officer appointed under competent authority to carry out such Regulation has been empowered or required to take under any such Regulation, shall be deemed to have committed an offence under Section 188 of the Indian Penal Code, and shall be liable on conviction to imprisonment of either description for a term which may extend to six months or fine which may extend to Rs. 1,000 or both.

No. Pg. 1662, dated 1st May 1899.

It is hereby notified for general information that in consequence of danger of plague, the attendance of persons from the Mysore State during the festivals of Sri Chennakeswaraswami, Santana Malleswaraswami and Sri Vaidyanatheswaraswami at Pushpagiri, hamlet of Kotlur in the Cuddapah taluk of the Cuddapah district, from the 1st to the 15th May 1899, and that of Manikyarajaswami at Punganuru in the Punganuru Zemindari of the North Arcot district between the 12th and 27th May 1899, has been prohibited by the Madras Government under the Epidemic Diseases Act, 1897.

No. 11788—J. 1458, dated 18th April 1899.

In exercise of the powers conferred by Section 54 of the Prisoners' Act, 1870, and Section 401 of the Code of Criminal Procedure, the Government of Mysore are pleased to prescribe, with effect from the 1st of July 1899, the following Revised Rules regarding the earning of remission and gratuities, applicable to all classes of prisoners in Mysore. But nothing herein contained shall affect the provisions of the Rules promulgated with Notification No. 1937—J. 73-92, dated the 30th July 1892, which shall apply to prisoners who, on completion of ten years' confinement in jail, may be specially admitted to the benefit of these Rules.

I. MARK RULES.

1. For the purposes of these rules, convicted prisoners shall be divided into three classes, viz:—

I.—Thugs, robbers by administration of poisonous drugs, and professional hereditary or specially dangerous criminals convicted of heinous organized crime, such as dacoity;

II.—Dacoits and other persons convicted of heinous organized crime who are not professional, hereditary or specially dangerous criminals;

III.—All other prisoners.

2. Every convicted prisoner whose sentence or aggregate of sentences, exclusive of any period awarded in default of payment of fine, amounts to one year or upwards, shall be eligible for marks under these rules, provided that if such prisoner is under sentence of simple imprisonment, he shall not receive marks unless he voluntarily labours throughout the term of such imprisonment.

3. For the purposes of these rules a life-sentence shall mean—
25 years' imprisonment in the case of prisoners included in classes I and II;
20 years' imprisonment in the case of all other prisoners.

4. The remission earned under these rules shall have the following effects, viz:—

(a) In the case of prisoners included in classes I and II, whether under sentence for life or term, the period of remission earned shall be deducted from the sentence, and they shall be released from jail on the conditions specified in the Ticket-of-Leave Rules contained in Part II.

(b) In the case of all other prisoners, remission earned shall reduce the sentence absolutely.

5. Every prisoner, who is entitled to earn remission under the foregoing rules, shall be brought under the Mark system on the first day of the calendar month next following that, in the course of which he became a prisoner; provided that, if a prisoner, admitted under a sentence of less than one year, is subsequently sentenced to a further term which makes up the aggregate to one year, he shall, if otherwise eligible, and unless such subsequent sentence is inflicted on account of riot, escape, or repeated jail offences, commence to earn marks on the first day of the calendar month next following that in which the second sentence was passed.

6. Ordinary marks shall be awarded on the following scale, viz:—

(a) One mark daily for thoroughly good conduct and scrupulous attention to all jail regulations.

(b) One mark daily for industry and the due performance of the daily task imposed upon him.

(c) One mark daily for any day on which special diligence in work is shown.

7. In addition to any marks earned under the previous rule, convict warders shall receive four marks, convict overseers two marks and convict night watchmen one mark. But convict warders and overseers shall not be eligible for any additional mark under clause (c) of Rule 6. It will thus be possible for a night watchman showing special diligence in work, to obtain four marks a day, which is likewise the maximum number obtainable by a convict overseer.

8. On Sundays and holidays, when ordinary jail industries are stopped, marks for conduct only may be earned, but prisoners employed on jail services may be awarded also marks for labour. Convict officers shall be awarded marks as on other days.

9. A prisoner in hospital shall receive marks for conduct only, provided that he did not, by any improper action of his own, after admission to jail, induce or aggravate the disease, on account of which he was admitted into hospital.

10. A convict sent to a Court under Regulation V of 1894 shall be credited during his absence with marks in the same way as a convict in hospital, provided that his presence before the Court has not been required in consequence of any offence committed by him and for which he is to be tried.

11. Special marks may be given for special service, such as—

- (1) Assisting in detecting or preventing breaches of jail discipline or regulations.
- (2) Success in teaching handicrafts.
- (3) Special excellence of work.
- (4) Protecting jail officers from attack.
- (5) Assisting jail officers in case of outbreak, fire, etc.
- (6) Economy in the wearing of clothing.

12. The Superintendent of a District Jail may award to the same prisoner not more than one hundred special marks for any one service or in any one quarter. The Superintendent of a Central Jail may in like manner award not more than five hundred special marks. When any number of special marks is awarded under this rule, a report thereof shall be made to the Inspector-General, setting forth the grounds of the award. All proposals for the award of more

than the number of marks above indicated must be referred to the Inspector-General, who will submit for the orders of Government any case in which he proposes to award more than one thousand marks.

13. Marks and remission may be forfeited for misconduct, and prisoners may be temporarily or permanently removed from the Mark system in accordance with the law for the time being in force regulating jail offences and punishments; provided that no prisoner shall receive marks for the day on which any offence is committed and that the Superintendent may restore to the benefits of the Mark system any prisoner removed therefrom.

14. The award of ordinary marks shall be made either by the Superintendent himself or, subject to his control and supervision, by the Deputy Superintendent, Jailor, Deputy Jailor or any other officer specially empowered in that behalf by the Inspector-General. The award of special marks shall be made only by the Superintendent or Inspector-General.

15. The officer awarding marks shall, before making the award, consult the prisoner's work-sheet and history-ticket, in which every offence proved against the prisoner must be carefully recorded. In the absence of any entry against the prisoner on any day, it shall be presumed that he has earned "ordinary" marks for that day. Ordinary marks shall be recorded in the presence of the prisoner weekly, fortnightly or monthly, as circumstances admit, and special marks shall be awarded as soon as possible after they have been earned. All marks shall be noted in the Mark Register, which shall be written up from the entries in the prisoner's history-ticket.

16. Every convict, coming under the operation of the Mark system, shall be entitled to a remission of one day of his sentence for every 24 marks earned by him. Marks shall be converted into remission and the actual remission earned shall be recorded, quarterly in the Mark Register. The amount of remission earned quarterly by each convict shall be intimated to him by the Superintendent at the first weekly inspection after the close of each quarter.

17. Remission being thus earned in days, shall be recorded in days in the Mark Register and shall not be converted into months or years.

18. In converting marks into quarterly remission, any balance of mark which remains after dividing by 24 shall be carried forward to the next quarter. In converting marks into remission at the end of a prisoner's sentence, if there is a balance of 12 and upwards remaining after dividing by 24, it shall be considered equivalent to one day's remission; any smaller balance shall be disregarded.

19. In the first week of each month, a list shall be made out of those prisoners, who, on the supposition that they will earn their full ordinary marks during the intervening period, will be entitled to release in the course of the month next ensuing. This list shall be submitted to the Superintendent, signed by him, and filed in the office. If the prisoner fails to earn the number of marks assumed, in the list, or if from bad conduct he forfeits any of the marks already earned, the date of his release will be proportionately deferred; while if, on the other hand, he earns an additional number of marks, the date of his release will be proportionately advanced. As soon as he has earned such number of marks as entitles him to release, he shall, if otherwise eligible, be released by the Superintendent without further sanction or reference. The amount of remission finally earned shall be endorsed on the prisoner's warrant and the endorsement signed by the Superintendent.

20. When a prisoner is transferred from one jail to another, a record shall be sent with him showing the amount of remission and the number of marks which stand to his credit. Prisoners transferred from one jail to another shall be awarded marks for conduct during the period spent in transit, but not for industry, by the receiving jail.

II.—TICKET-OF-LEAVE RULES.

1. The Superintendent will give to every prisoner, on his release under Rule 4 of the Mark Rules in Part I, a ticket in English and Vernacular, on which shall be entered his descriptive roll, and the conditions on which his sentence is remitted.

2. The descriptive roll and ticket are to be in the form annexed. The ticket is to be signed by the prisoner in the presence of two witnesses, and countersigned by the Superintendent of the Jail.

3. A prisoner released on ticket-of-leave will be aided by the Police in finding employment, so long as he shall conduct himself properly.

4. On his release, the Superintendent of the Jail will give him sufficient money from that at his credit in the prisoners' property register, to carry him to his home, or place of residence. The balance of the money at his credit will be transmitted to the District Superintendent of Police, when that officer shall apply it either to support the released prisoner or to set him up in his trade.

5. If, at the time of release, the amount of money to the prisoner's credit is too small to enable him to reach his home, and to provide himself with the implements of his trade, the Superintendent of Jail shall be at liberty to give him the implements he has been using whilst in prison.

6. At the time of release, the conditions of his ticket are to be carefully explained to him and accepted by him in writing.

7. He is, in the first instance to report himself to the District Superintendent of Police of his District or, in his absence, to the nearest Magistrate.

8. If the prisoner fails to fulfil any of the conditions set forth in the ticket-of-leave, the Government may cancel the remission of his punishment, whereupon he may be arrested by any Police officer without warrant and remanded to undergo his original sentence.

9. In every instance in which a prisoner is released on ticket-of-leave, a copy of these rules, as well as a copy of the prisoner's ticket, shall be forwarded by the Superintendent of the Jail from which the prisoner is released to the District Magistrate and to the District Superintendent of Police of the District in which the prisoner is to reside.

Form of Ticket-of-leave.

Ticket-of-leave No. _____ of 18

a. Prisoner's name _____

b. Father's name _____

c. Age _____ years _____ months

d. Height _____ feet _____ inches

e. Caste or religion _____

f. Profession or calling _____

g. Village _____ Taluk _____ District _____

h. Prisoner's crime _____

i. Sentence _____

j. Amount of punishment undergone _____ years _____ months

k. Amount of punishment not undergone _____ years _____ months

l. Personal or distinctive marks for identification _____

Dated _____

Superintendent of Jail.

In exercise of the power conferred by Section 401 of the Code of Criminal Procedure, the Government of Mysore are pleased hereby to remit, subject to the conditions hereinafter set forth, the punishment awarded to _____ son of _____ and a convict in the _____

Jail, at present undergoing a sentence of _____

The conditions are these—

- 1st. That the said _____ will, within _____ days from the date of this, present himself to the District Superintendent of Police, or, if he be absent, to the Magistrate at _____ and produce this ticket-of-leave.
- 2nd. That he will thenceforward report himself once in each month at such time and place as may be prescribed by the District Superintendent of Police in the District in which he resides, either to the District Superintendent of Police himself, or to such other person as the District Superintendent may direct.
- 3rd. That he will not quit the said district of _____ without the written permission of the District Superintendent of Police, or, in his absence, of the District Magistrate.
- 4th. That he will accept and fulfil the conditions (if any) on which such permission is granted as though they were contained herein.
- 5th. That he will not commit any offence punishable by any law in force in Mysore.
- 6th. That he will not associate with notoriously bad characters or lead a dissolute life.
- 7th. That should he fail to fulfil these conditions, or any portion of them, His Highness may cancel the remission of his punishment, whereupon he may be arrested by any Police officer without warrant, and remanded to undergo his original sentence.

I, _____ son of _____ the prisoner above named, do hereby accept the above conditions under Section 401 of the Code of Criminal Procedure.

Witness

Signature or mark of Prisoner.

Place

Dated

The above named _____
of Government upon the above conditions.
Dated _____

was this day released from Jail by order

Superintendent of Jail.

This ticket-of-leave is in force until the _____ day of _____ 18 _____
and no longer.

Superintendent of Jail.

The above named _____ son of _____ reported his arrival
to me on the _____ day of _____ 18 _____
Superintendent of Police or District Magistrate.

Date of monthly visit to the Police station of _____

III.—RULES FOR GRADING CONVICTS AND CONVICT OFFICERS.

1. The following scale of classification and grading of convicts has been laid down for the encouragement of good conduct and industry in jails. It shall apply to female as well as male convicts coming under the remission system, provided that female convicts shall not be eligible

for promotion beyond the grade of Convict Work Overseer. The employment of habitual convicts as convict officers is prohibited except under the written permission of the Inspector-General, which should be granted only in special cases.

2. Every privilege to which convicts may become eligible under the following rules is permissible only during good conduct and may be forfeited for misbehaviour. Every class of convict and grade of convict officer is liable to reduction to third class convict or to any intermediate class or grade, and any convict or servant so reduced shall not be eligible for re-promotion except in accordance with Rules 4 *et seq.* Superintendents may award reduction of class or grade as a punishment for any offence included in Clauses viii to xii of Rule 3.

3. Superintendents may award forfeiture of marks in accordance with the following scale, provided that they shall not be competent to impose a forfeiture of more than 96 marks for any one offence:

i.	For talking at meals, parades or musters, holding unnecessary communication with Warders, or failing to bathe in accordance with orders	12
ii.	For failing to wear clothing, class badge, ticket, or other distinctive mark in accordance with orders or for exchanging clothing with another prisoner	12
iii.	For leaving work, workshop or yard, changing or attempting to change assigned place at work, at meals, or in sleeping barrack, or loitering about the yards or wards without permission	24
iv.	For committing a nuisance in any part of the jail not assigned for that purpose or for any other breach of sanitary or conservancy rules	48
v.	For failing to keep clothes, blankets, bedding, eating vessels and person clean and in proper order	48
vi.	For negligence in performance of tasks, if first occasion	48
vii.	For gambling or playing any game within jail, for shouting, singing, using abusive or indecent language, quarrelling, or indecent behaviour	72
viii.	For concealing food or any prohibited article in the wards or cells, for having in possession, or attempting to receive, any prohibited article	96
ix.	For stealing provisions or food from the work-house, feeding place, or store rooms, or any article of clothing from any other prisoner, or for wilful destruction or spoiling of clothing, bedding, work or other Government property	96
x.	For negligence in performance of tasks, after first occasion	96
xi.	For communicating, or attempting to communicate, with persons outside the jail or with prisoners of a different class or sex, failing to report any plot or preparation for escape or for any attack upon any jail officer or prisoner	96
xii.	For insolence and disrespect to any jail officer, threatening or assaulting any such officer or convict servant, bringing a false complaint against any jail officer or prisoner	96

4. A convict on commencing to earn marks shall be admitted into the third class, in which class he must earn 652 marks before he can be promoted to the second class, that is to say, he must remain in the third class for eight months at least. During the period spent in this class he may be allowed to write and receive a letter and be allowed an interview with his friends once in every eight months. He will be allowed a gratuity at the rate of one quarter-anna per mensem. A third class convict will wear no badge. Upon his completion of the prescribed number of marks required to be earned in the third class, he shall be eligible for promotion to the second class.

5. A convict in the second class must earn 490 marks before he can be promoted to the first class; that is to say, he must remain six months in the second class. He may be allowed to write and receive a letter once in four months and have an interview with his friends during the same period. He will be allowed a gratuity at the rate of one half-anna per mensem, and as a badge will wear a piece of blue tape, 2 inches long by 1 inch broad, on the left breast of his jacket. When he has earned the prescribed number of marks, he shall be eligible for promotion to the first class.

6. A convict must be at least four months in the first class and have earned 246 marks before he is eligible for promotion. He may be allowed to write and to receive letters and to have an interview with his friends once in every three months so long as he remains in this class. He will be allowed a gratuity at the rate of three-quarter-anna per mensem, and as a badge will wear a piece of red tape, 2 inches long by one inch broad, on the left breast of his jacket.

7. Besides the above classification of convicts the following grades of convict officers shall be appointed. Provided that the employment of habitual convicts as convict officers is prohibited, except under the written permission of the Inspector-General, which should be granted only in special cases.

8. From convicts of the first class who are eligible for promotion shall be selected convict maistries who shall not exceed the proportion of one to every twelve convicts. As uniform they shall wear a turband and badge, and shall receive a gratuity at the rate of one anna per mensem. They shall enjoy the same privilege as to letter-writing and interviews as a first class convict, and shall be exempt from the ankle-ring. At night one or more convict maistries shall sleep in each ward and by day shall be attached to each gang. Their duties shall be to aid the free warders—

- (i) in the maintenance of order and discipline generally in their respective wards and squads;

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- (ii) in supervising the labour of their respective squads, seeing that each prisoner does his allotted task, and taking care that all tools are properly used and carefully returned into store;
 - (iii) in paying particular attention to the cleanliness of the persons and clothes of the prisoners, and seeing that the prisoners bathe at such hours and as often as ordered;
 - (iv) in bringing to notice any signs of sickness among prisoners;
 - (v) in escorting individual or gangs of prisoners about the jail when necessary;
 - (vi) in discovering and reporting the possession of any forbidden article by any convict and in preventing all breaches of jail rules.

9. From convicts of the first class who are eligible for promotion, or from the grade of maistry, shall be selected Convict Work Overseers who shall not exceed the proportion of two to each workshop, unless the Inspector-General shall specially sanction the raising of the number to three to each workshop. They shall wear a distinctive dress and badge on the sleeve and shall receive a gratuity at the rate of an anna and a quarter per mensem. They shall be permitted to write and receive a letter and to have an interview with their friends once in two months. They shall be exempt from the ankle-ring. Their duties shall be to aid the Jail establishment—

- (i) in superintending the labour of the prisoners in the workshops, in seeing that each prisoner performs his appointed task carefully, that he does not wilfully waste the raw materials, damage the machinery, nor spoil the work entrusted to him;
- (ii) in enforcing silence, order and regularity in the workshops;
- (iii) in seeing that the various implements for work are placed in safe custody and kept in proper order;
- (iv) in making over to the Jailor or other jail officer all work completed during the day in their respective workshops;
- (v) in maintaining as high a degree of cleanliness, order and neatness as possible in the workshops;
- (vi) in bringing breaches of discipline, short work and misconduct of every kind among the prisoners to the notice of the Jailor.

10. From the grades of Convict Maistry and Convict Work Overseer, shall be selected Convict Warder Guards, subject to the following conditions:—

- (1) that they shall have served at least one year in one of the two lower grades of convict officer;
- (2) that they shall have completed one-half of their sentences of imprisonment. In the case of life-convicts this will be taken at 10 years, remission included;
- (3) that they have no serious offence recorded against them in the Jail Punishment Book.

11. The strength of the Convict Warder Guards shall be fixed from time to time by Government in accordance with the requirements of the jail. They shall be divided into three grades.

12. Convict Warder Guards shall receive a gratuity at the following monthly rates:—

- 1st grade—one rupee.
- 2nd grade—twelve annas.
- 3rd grade—eight annas.

Half the monthly gratuity may, at the convict's option, be spent in the purchase of extras other than liquor, tobacco and drugs. The balance shall accumulate and be paid to him on release.

13. Convict Warder Guards shall be allowed rice-diet and shall cook their own food. They shall be provided with quarters within the jail quite distinct and entirely separate from those of all other convicts, and no other convicts shall be allowed to enter the Convict Warder Guards' quarters. Convict Warder Guards shall mess, be shaved, and, if possible, bathe in their yard, or if they cannot have a well to themselves, they shall bathe at different times from other convicts. Their washing shall be done by convict dhobies, and they shall be paraded in their own yard. They shall be exempt from corporal punishment and from the ankle-ring, and shall not be required to shave or cut their hair closer than may be necessary on grounds of health and cleanliness. They shall be permitted to write and receive a letter and to have an interview with their friends once a month.

14. Their duties shall be to undertake such portions of the intra-mural guarding by day and night as are committed to them. No Convict Warder Guard shall be allowed outside the main gates. A duty-roster will be kept, and day and night duty shall be as equally divided as possible.

15. Their uniform shall be as follows:—

- I. Two white tunics and trousers, with putties.
- II. One warm white cumby jacket for cold weather and night duty.
- III. One pair of sandals.
- IV. A white turband.
- V. A brown leather waist-belt.

Every Convict Warder Guard shall be supplied with a whistle and chain and with a baton. Those in the first class shall wear two blue chevrons on the right sleeve of the tunic, and those in the second class one.

16. The following special scale of punishment for offences committed by Convict Warder Guards is prescribed. All fines of marks in excess of 96 must be submitted to the Inspector-

General for sanction. Charges against Convict Warder Guards should be investigated with special care, as it is of great importance that there should be no want of stability about the office:—

- | | |
|--|---|
| I. Neglect of duty, such as sleeping on patrol or sentry or leaving his post without permission, &c., or disobedience of orders. | Reduction of grade, with or without fine of marks, and with or without forfeiture of money earned, according to the gravity of the case and at the discretion of the Superintendent.
Fine not to exceed 240 marks and forfeiture of money shall not exceed more than one month's earnings as Convict Warder Guard. |
| II. Insolence and insubordination accompanied by violence. | Reduction to third class convict, with forfeiture of all remission earned while in prison, and of all money earned as Convict Warder Guard and barred from re-employment in any capacity as a convict officer. |
| III. Insolence or insubordination unaccompanied by violence. | Reduction of grade, with or without forfeiture of remission, and with or without fine of money earned, according to the discretion of the Superintendent.
The forfeiture of remission awarded shall not exceed one-third earned while in jail and the fine of money shall not exceed six months' allowances as Convict Warder Guard. |
| IV. Possession of contraband articles; or acting or attempting to act as an inter-mediator for the procuring of contraband articles. | Fine of marks not exceeding 240 and of money not exceeding one month's allowances as Convict Warder Guard. |
| V. Minor offences .. | Fine of marks not exceeding 96 with or without fine of money not exceeding one month's allowances as Convict Warder Guard. |
| VI. First repetition of any offence within six months. | Fine of marks or money or both may be doubled. |
| <i>Second repetition of any offence within the above period.</i> | Reversion to third class convict with forfeiture of all remission and money earned in jail. |

17. Promotion to any grade of convict officer is contingent on the prisoner being physically fit to perform the duties of the office. If a Convict Warder Guard, or other convict officer, becomes permanently incapacitated for his post, he must be reduced.

18. In District Jails where no convict is available for promotion under the Mark system, a certain number of well-conducted prisoners who have served two-thirds of their sentence may be employed for the convenience of prison discipline as acting maistries, but these officers will not be eligible for remission under the Remission Rules.

No. 12213—L. F. 238-96, dated 27th April 1899.

The following gentlemen are appointed members of the newly constituted Municipality of Periyapatna in the Hunsur taluk:—

Ex-Officio.

Amildar of Hunsur, Vice-President.

The Hospital Assistant.

Nominated.

- | | |
|--|--|
| 1. Mr. Rayappa, Landholder. | 5. Mr. H. Karibasetti, Merchant. |
| 2. „ H. Ramanna, Landholder. | 6. „ Sivanna <i>alias</i> Moganna, Landholder. |
| 3. „ Komarappa, Landholder & Merchant. | 7. „ Sultan Innam Sab do |
| 4. Yejman Chennaiya Setti do | |

No. 12251—Mis. 2640, dated 27th April 1899.

Under Article 171 of the Mysore Service Regulations, Mr. B. Venkata Row, Sub-Assistant Surgeon, Bisanatham, is granted casual leave of absence for three days, with effect from the 21st April 1899.

No. 12255—J. 1524, dated 27th April 1899.

Under Article 171 of the Mysore Service Regulations, Mr. G. Dunning, Superintendent of Police, Kadur district, was granted casual leave of absence from 4th April 1899 to 8th April 1899 (both days inclusive).

No. 12276—L. F. 241-96, dated 28th April 1899.

Rev. Mr. Thorp, Wesleyan Minister, and Mr. T. Bhima Row, Pleader, are appointed members of the Shimoga Municipality in the place of Rev. Mr. Dumbarton, transferred from the station, and Mr. Malhari Row, deceased.

No. 12330—J. 1531, dated 28th April 1899.

Under Section 12 of the Code of Criminal Procedure, Mr. C. Venkat Rao, Treasury (Probationary) Assistant Commissioner and 2nd Class Magistrate, Kadur district, is appointed a Magistrate of the 1st Class.

No. 12352—Mis. F. 19-98, dated 28th April 1899.

Mr. A. Appadurai Mudaliar, Sub-Assistant Surgeon in charge of Vaccine Institute, Bangalore, is temporarily promoted to Assistant Surgeon, 4th Class, during the absence of Mr. P. Palpu, Assistant Surgeon on Plague duty, or until further orders.

No. 12395—Mis. 2668, dated 29th April 1899.

Under Article 188 of the Mysore Service Regulations, Mr. C. G. Hanuman Sing, Assistant Surgeon, Mysore, is granted privilege leave of absence for two months, with effect from such date as he may avail himself of it.

No. 12405—J. 1536, dated 29th April 1899.

Under Article 171 of the Mysore Service Regulations, Mr. F. S. Hay, Assistant Superintendent of Police, Kolar Gold Fields, was granted casual leave of absence for one day, on the 19th April 1899.

No. 12417—L. F. 82-96, dated 1st May 1899.

Under Section 6 of the Land Acquisition Regulation, it is hereby declared that the undermentioned lands are required for a public purpose, that is, for constructing a Bathing Ghat in Chamarajendrapet, Bangalore City.

Serial No.	Name of road.	Site No.	Name of owner.	Description of property to be acquired.	Extent in feet.		Boundaries.			
					East to west.	North to south.	East.	West.	North.	South.
1	IV. Main road.	848	Mr. T. Lutchman Rao	Vacant land.	60	108	Site No. 847	Site No. 850	IV. Main road	Lane.
2		849	„ H. Rama Rao	Do	60	108	849	852	Do	
3		851	„ V. Mahadeva Rao	Do	60	108	851	854	Do	
4		852	„ Seenappa	Do	30	108	853	855	Do	
5		853	„ Srikantiah	Do	30	108	854	856	Do	

No. 7189—R. 3331, dated 14th April 1899.

Under Section 6 of the Land Acquisition Regulation VII of 1894, it is hereby declared that the undermentioned land is required for a public purpose, viz., to extend the village site of Medikerehalli in the Jagalur taluk, and under Section 7 of the said Regulation the Deputy Commissioner is authorized to take order for the acquisition of the same:—

District—Chitaldrug.

Taluk—Jagalur.

Hobli—Bilchod.

Village—Medikere.

Particulars of land—

Survey No.—Survey No. 4.

Area required—1 acre and 1 gunta.

Name of owner—Chennabasappa, son of Malkappa.

Boundaries—

North—Village site.

South—Part of Survey No. 4.

East—Survey No. 2.

West—Survey No. 20.

No. 7192—R. 3333, dated 14th April 1899.

Under Section 6 of the Land Acquisition Regulation VII of 1894, it is hereby declared that the undermentioned land is required for a public purpose, viz., for a Mahomedan burial ground, and under Section 7 of the said Regulation, the Deputy Commissioner is authorized to take order for the acquisition of the same:—

District—Mysore.

Taluk—Chamrajnagar.

Village—Kasba Chamrajnagar.

Name of holder—Ranganaik (Khatedar).

Ahmed Sabi (occupant).

Particulars of land—

Description—Dry land.

Survey No.—471 (2 acres and 33 guntas.)

Area required—One acre only.

Boundaries—

East—Survey No. 471.

West—Lane.

North—Lane.

South—Public road going to Gundlupet.

No. 7344—Ex. 272, dated 17th April 1899.

The Government of Mysore are pleased to direct that until further orders the minimum quantity of admissible spirit prescribed to be kept in store at the Distillery in condition 4, Rule II, Part I, of the Arrack Rules published under Government Notification Camp No. 371—Ex., dated 12th March 1897, be reduced from 23,000 gallons to 18,000 gallons.

No. 7513—R. 3424, dated 21st April 1899.

Under Section 6 of the Land Acquisition Regulation VII of 1894, it is hereby declared that the undermentioned lands are required for a public purpose, viz., for extending the village site of Mallappanahalli in the Hiriyur taluk, Chitaldrug district, and under Section 7 of the said Regulation, the Deputy Commissioner is authorized to take order for the acquisition of the lands in question:—

District.	Taluk.	Hothi.	Village.	Name of owner.	Extent.		Boundaries.			
					Description.	Area.	East.	West.	North.	South.
Chitaldrug.	Hiriyur.	Iymangala.	Mallappanahalli.	Doddalinganna.	Survey No. 74.	A. 16 g. 7	Survey No. 75.	Survey No. 72.	Survey No. 73.	Survey No. 70.
					Dry	Assessment. Rs. 1 8 0				
					Survey No. 77.	A. 12 g. 20	Survey No. 3.	Survey No. 75.	Survey No. 5.	Survey No. 76.
					Dry	Assessment. Rs. 1 8 0				

No. 7714—R. 3466, dated 26th April 1899.

Mahomed Obidulla, Deputy Amildar of the Harihar sub-taluk, Chitaldrug district, having availed himself of the five days' casual leave granted to him in Notification No. 6516—R. 3073, dated 17th March 1899, on the afternoon of the 3rd April 1899 and returned to duty on the 6th idem, the unexpired portion of the leave is hereby cancelled.

No. 7717—R. F. 104-96, dated 26th April 1899.

Under Article 171 of the Mysore Service Regulations, Mr. T. Paramasiva Iyer, Assistant Commissioner in charge of the City Magistrate's Court, Mysore, was granted casual leave of absence for one day on the 1st April 1899.

No. 7724—Fl. 901, dated 26th April 1899.

Under Article 171 of the Mysore Service Regulations, Mr. L. Bistopanth Badami, Account Probationer, Comptroller's office, Bangalore, was granted casual leave of absence for two days, with effect from the 17th April 1899.

No. 7732—Ex. 285, dated 26th April 1899.

Under Article 171 of the Mysore Service Regulations, Mr. Kearns, Special Excise Assistant Commissioner, Mysore Division, was granted casual leave of absence for five days, with effect from the 19th instant.

No. 7761—R. 3478, dated 27th April 1899.

The following transfers and appointment are ordered:—

- (1) H. Sitaramaiya, Amildar of the Sringeri Jahgir, to be Amildar and 2nd Class Magistrate of the Belur taluk. (To join on being relieved.)
- (2) S. Venkataramana Sronti, B. A. Clerk, Dewan's office, is appointed a Deputy Amildar and 3rd Class Magistrate and lent to the Sringeri Jahgir. (To join forthwith.)
- (3) C. Shama Rao, Acting Amildar of the Belur taluk, will on relief revert to the Yedahalli sub-taluk as Deputy Amildar and 3rd Class Magistrate.

No. 7764—R. 3481, dated 28th April 1899.

Mr. F. E. C. Carr, Deputy Commissioner, delivered over, and Mr. K. R. Srinivasiengar, General Assistant Commissioner, received, charge of the Kadar District Treasury on the afternoon of the 17th April 1899, and of the Kadar District on the afternoon of the 18th idem.

No. 7617—E. 3440, dated 24th April 1899.

Under Section 6 of the Mysore Land Acquisition Regulation VII of 1894, it is hereby declared that the lands described in the schedule given below are required for a public purpose, viz., the improvement of the Water-supply to the Town of Kolar, and under Section 7 of the said Regulation the Deputy Commissioner is authorized to take order for the acquisition of the lands.

District.	Taluk.	Village.	Name of Khateadar.	Lands to be acquired.			Boundaries and (Survey numbers).				
				Description.	Survey No.	Extent.	Assessment.	East.	West.	North.	South.
Kolar.	Medaraballi.		Munchamma, wife of Muniyappa	Garden	2	0 32	Rs. a. p. 5 0 0	3	5	5	1
			Nagabandherigal bin Adappa	Do	3	1 15	7 0 0	4	2	4	
			Munchamma, wife of Muniyappa	Do	part 4	15 0	2 0 0				
			Sakkariga bin Thasiga	Wet	4 parts	0 18	2 8 0				
			Achappa bin Subbarayappa	Do	do 4	1 0	5 8 0	3 and Kodihalla.	3, 5	Kodihalla.	3
			Rama bin Sini	Garden	do 4	0 13	2 0 0				
			Bhagirathamma, wife of Ramappa	Wet	3 do	0 6	1 0 0				
				Garden	5 parts	1 20	8 8 0				
			Maliya	Wet	5 do	1 32	10 0 0	4	7	10	
			Chavadeswari	Do	5 do	0 12	1 8 0				
			Muniyappa	Do	6 do	0 15	2 0 0	7	7	7	7
			Thammanna Kurki	Garden	7 do	2 32	16 0 0	5	18, 27	8, 10	
			Byga Nirgandi	Wet	7 do	2 15	13 0 0				
			Muniyappa bin Thammanna Kurki	Do	8	0 37	5 0 0	7	7	9	7, 9
			Nanjappa bin Muniyappa	Do	9	0 28	4 0 0	10	10	10	9
			Lingambhatla	Do	10	3 27	20 0 0	Kodihalla.	13, 18	12 and Kodihalla.	5, 7, 9
			Muniga bin Ganiga	Do	13	0 25	3 8 0	10	14, 17	12 do	10, 18
			Naranappa, Dasakukarni	Do	14	0 12	1 12 0	13	16	83	17
			Viraku Gali	Garden	6 parts	0 13	2 0 0	17	22, 23	15	19, 20
				Do	1 do	0 23	8 8 0				

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The improvement of the Water-supply to the Town of Kolar—continued.

District.	Taluk.	Village.	Name of Khatedar.	Lands to be acquired.				Boundaries and (Survey numbers).			
				Description.	Survey No.	Extent.	Assessment.	East.	West.	North.	South.
Kolar.	Kolar.	Maderahalli.	Vengambhatta	Wet	17	0 22	Rs. a. p. 3 0 0	13	16	14, 15	18, 19
			Munappa & Thammanna Kurki	Garden	18	1 13	9 8 0	7, 10	19	17	27
			Ramachandrappa & Sunkarappa	Do	19	1 4	7 0 0	18	20	16, 17	27
			Thadavar Thamma	Wet	20	0 36	5 0 0	19	21	16	27
			Thodi Papa	Do	21	0 37	5 0 0	20	25, 23	22	21
			Munichamma, wife of Munirappa	Garden	22	0 20	3 0 0	18	23	23	21
			Do	Wet	23 parts	0 18	2 12 0	16, 22, 31	23	33	21
			Bhagirathamma, wife of Ramappa	Do	24 do	0 21	2 12 0	27	23	21, 23	25, 26
			Thulasappa & Thammanna	Garden	24 do	0 6	1 0 0				
			Giddaya & Kurki	Do	24	0 7	1 0 0				
			Munichamma, wife of Munirappa	Do	24 parts	0 23	4 0 0	24	33	53	25
			Virakugali	Do	24 do	0 21	3 8 0				
			Bhagirathamma, wife of Ramappa	Do	25	0 24	4 0 0				
			Munichamma, wife of Munirappa	Do	26	2 23	15 0 0	30	Kodihalla.	Kodihalla.	29, 30
			Byga Nirgani	Do	30 parts	2 24	15 0 0	1	32	28	31, 31
			Bhagirathamma, wife of Ramappa	Wet	65	0 23	1 8 0	31, 66	Kodihalla.	Village 64	Kodihalla.
			Byga Nirgani	Garden	66 parts	1 18	3 4 0	68	66	61	85
			Gurumathi Sastri	Wet	67 do	0 12	1 12 0	69, 85	68-85	68	85
			Muniga & Venketraju	Do	68 do	0 13	1 12 0	69	69	84	87
			Devakulkarni Narayappa	Do	69 do	0 20	2 12 0	70	68	61	85
			Achappa & Subrayappa	Do	70 do	0 25	3 4 0	73	69	71	85
			Thadavar Thamma	Do	73 do	1 19	5 6 0	74	70	72	84, 85
				Do	74	0 17	2 4 0	75	75	63	81
				Do	75	1 21	3 0 0	76, 77	74	63, 58	76, 78

Blagratthamma, wife of Ramappa ...	Garden	78 parts	0 10	1 8 0	77	5	75	78
Sitharamappa	Do	76 do	1 2	6 4 0	77			
Ramappa <i>bin</i> Ramappa	Do	76 do	0 30	4 4 0				
Blagratthamma, wife of Ramappa ...	Do	86	2 21	14 8 0	87	1		91
Thalwar Thimma	Dry	784 parts	0 10	0 8 0	85	Boundary of Kaprasidnalalli.	Kodihalla.	High road.
Munivenkataswami	Wet	74	0 12	1 12 0	82	Bound of tank.	75	83
Chintamani Krishnappa	Do	75	0 20	3 0 0	79	Do	76	74
Hajam Mudda	Do	76 parts	0 10	1 8 0	79	Do	77	75
Nanjaya <i>bin</i> Veeranna Sivacharada	Do	78 do	0 6	0 12 0	Do	Do	Do	Do
Achappa <i>bin</i> Subbarayappa	Do	78 do	0 21	3 12 0	80	77	Boundary of Kaprasidnalalli.	79
Bhadregowda, Kodagidar	Wet	79 do	2 6	12 0 0	80, 81	75, 76	78	82
Venkata Naik Byadar	Do	80 do	1 21	7 8 0	84	78, 79	Boundary of Kaprasidnalalli.	81, 84
Muniga <i>bin</i> Muniga Zerrabuti	Do	80 do	0 9	1 4 0	Do	Do	Boundary of Kaprasidnalalli.	Do
Chintamani Magedi Krishnappa	Wet	80 do	0 35	4 4 0	Do	Do	Do	Do
Papaya <i>bin</i> Nayavarappa	Do	81	2 4	12 0 0	84	79, 82	80	83
Naga Nrganti	Garden	82 parts	0 9	1 4 0	81	74	79	83
Chevudiah <i>bin</i> Muniappa	Wet	Do	0 25	3 12 0	Do	Do	Do	Do
Nranappa	Do	83 parts	1 8	6 0 0	86	Bound of tank.	74, 81, 82	89, 90 91
Achappa <i>bin</i> Subbarayappa	Garden	83 do	0 34	5 0 0	Boundary of Maderialli.	81	80	83
Chevudiah <i>bin</i> Muniappa	Wet	84	2 9	9 8 0	Do	26	84	Kodihalla.
Nanjah Sivachar	Do	85	1 28	8 0 0	84, 85	81, 83	84	88 87 Kodihalla
Kasi Visweswara Inam	Dry	86	3 14	8 0 0	Kodihalla.	88, 93	88	93 and Kodihalla.
Ramanappa <i>bin</i> Venkatrayappa	Garden	87 parts	0 12	1 8 0				93
Venkatramanaswami	Wet	87 do	0 10	1 4 0	86, 87	89	83, 86	93
Venkatrambhatta	Do	88	0 16	2 4 0	88	90	83	92, 91
Lingarasaya	Dry	89	0 5	0 4 0	89	91	83	95
	Wet	90	0 20	2 12 0	90, 92	Bound of tank.	83	Do
	Do	91 parts	0 17	2 4 0	Do	Do	Do	
	Do	91 do	0 23	3 8 0				

Kolar.

Kolar.

The improvement of the Water-supply to the Town of Kolar—concluded.

District.	Taluk.	Village.	Name of Khatedar.	Description.	Lands to be acquired.			Boundaries and (survey numbers).			
					Survey No.	Extent.	Assessment.	East.	West.	North.	South.
Kolar.	Kolar.	Cheyvanahalli.	Chevudiya <i>bin</i> Muniappa	Wet	91 parts	0 17	Rs. a. p. 2 4 0	90, 92	Bund of tank.	83	95 ½
			Subbarayappa	Do	91 do	0 10	1 8 0	90, 92	do	83	92, 91
			Krishnappa, Shanbhog	Do	92	0 30	4 0 0	93	91	90	95, 96
			Chevudiah Uthama Karigay Inam	Do	93	1 28	9 0 0	Kodihalla and 87	92, 94	87, 88, 89	93
			Ramanappa	Do	94	0 8	1 0 0	93	95, 86	92, 93	98
			Nanjappa, pathanati	Do	95	0 8	1 4 0	94	Bund of tank.	91, 92	93
			Lingarasiiah	Do	96	0 12	1 12 0	94	do	95	97
			Bathray Gowda, P. el	Dry	100 parts	0 8	0 8 0	107, 111	89 Kodihalla	101	114
			Ramanappa	Dry	101	1 3	2 12 0	107	Kodihalla.	102, 103, 122	100
			Theo. Inam Chatta and others	Do	102	0 17	1 0 0	103	122	Kodihalla.	101
			Lohera Inam Sonar Nanjappa and others	Do	103	0 16	1 0 0	104	102	do	101
			Doli Veera Inam	Do	104	0 24	1 8 0	105	103 and 111a.	Boundary of Maderahalli.	107
			Venkatramaniah (Enjoyer) Venkatasiah	Do	105	0 15	0 12 0	Boundary of Maderahalli.	104	do	106
			Do	Do	106 parts	1 14	3 4 0	109	107	105	111
			Manichamma	Do	106 do	1 1	2 4 0	do	do	do	do
Kolar.	Kolar.	Kapilashidhanahalli.	Nanjiah Sivachara	Dry	107 parts	1 13	3 0 0	108	109, 101	104	111
			Byga Uthama Karigay Inam	Do	109 do	4 16	9 8 0	Boundary of Maderahalli.	106	Boundary of Maderahalli.	110, 111
			Naga and others	Do	110 do	0 11	0 8 0	Kodihalla.	112	109	111
			Balagy Karigay Inam	Do
			Do	Do	122 do	0 11	0 8 0	102	Kodihalla.	Kodihalla	101
			Subbaya, Enjoyer, Mugada Krishnappa	Wet	1	0 25	3 0 0	Boundary of Maderahalli.	Boundary of Cheyvanahalli.	2	Boundary of Cheyvanahalli.

No. 7806—R. F. 142-95, dated 28th April 1899.

Under Article 171 of the Mysore Service Regulations, Sira Mohadin Ali, Amildar of the Nelamangala taluk, Bangalore district, is granted casual leave of absence for three days, with effect from the 28th April 1899 or such other date as he may avail himself of the same, the Taluk Sheristadar being in charge of the current duties of the taluk during the absence of the Amildar on leave or until further orders.

No. 7831—R. F. 50-96, dated 29th April 1899.

Under Article 171 of the Mysore Service Regulations, B. Vasudeva Rao, Deputy Amildar of the Turuvekere sub-taluk, Tumkur district, is granted casual leave of absence for five days, with effect from such date as he may avail himself of the same, the Amildar of the Tiptur taluk being in charge of the Turuvekere sub-taluk, in addition to his own duties, during the absence of the Deputy Amildar on leave or until further orders.

The Petition Box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Secretary to Government, General and Revenue Departments, and in his absence from Bangalore, by the Under-Secretary.

By Order,

C. SREENIVASIENGAR,

Secy. to Govt., Gen. & Rev. Depts.

MUZRAI.

No. 1185, dated 25th April 1899.

M. R. Ry. C. Srinivasa Row, Sub-Registrar of Tarikere, is appointed a Dharmadarsi of the Government Annachattram at Tarikere, *vice* C. Krishnamurti Sastri who has left the station.

By Order,

A. SREENIVASSACHARLU,

Muzrai Secretary.

PUBLIC WORKS.

No. 365—2066, dated 25th April 1899.

The following temporary promotions are made in the Engineer Establishment of the Mysore Public Works Department, Local, with effect from the date specified—

Division.	Names.	Present Class.	Class to which promoted.	With effect from.	Nature of promotion.
French Rocks	*Mr. C. Madhava Rao.	Asst. Engr., 3rd Class, permanent, and Asst. Engineer, 2nd Class, temporary rank.	Asst. Engr., 1st Class.	12th January 1899.	Temporary.
Kadur	... Mr. J. E. A. D'Cruz.	Asst. Engr., 3rd Class, permanent.	Asst. Engr., 2nd Class.	Do	Do

* *Vice* Mr. H. J. Molloy, Assistant Engineer, 1st Class, temporary rank, proceeded on leave on medical certificate.

No. 370—2115, dated 28th April 1899.

Temporary Sub-Assistant Engineer Mr. K. R. Seshachar, attached to the Mysore division, has been granted leave on medical certificate from the 11th February to the 31st March 1899, inclusive.